1	Janine A. Carlan (C.A. SB # 197613)	Ryan Yagura (CA SB # 197619)
2	janine.carlan@afslaw.com ARENTFOX SCHIFF LLP	ryagura@omm.com O'MELVENY & MYERS LLP
3	44 Montgomery St., 38th Floor	400 South Hope Street, 18th Floor
	San Francisco, CA 94104	Los Angeles, California 90071
4	Telephone: (415) 757-5500 Facsimile: (415) 757-5501	Telephone: (213) 430-6000
5	1 1001111111111111111111111111111111111	Marc Pensabene (NY SB # 2656361)
6	Jasjit S. Vidwan (D.C. SB # 252512)	mpensabe@omm.com
	(admitted <i>pro hac vice</i>) jasjit.vidwan@afslaw.com	Joanne Bae (NY SB # 5921499) jbae@omm.com
7	ARENTFOX SCHIFF LLP	O'MELVENY & MYERS LLP
8	1717 K St., NW	1301 Avenue of the Americas, Suite 1700
9	Washington, D.C. 20006 Telephone: (202) 857-6000	New York, New York 10019 Telephone: (212) 326-2000
	Facsimile: (202) 857-6395	Telephone. (212) 320-2000
10		[Counsel continued on next page]
11	YURI MIKULKA (CA SB # 185926) yuri.mikulka@alston.com	
12	MIKE J. NEWTON (CA SB # 156225)	
	mike.newton@alston.com	
13	ALSTON & BIRD LLP 350 South Grand Avenue, 51st Floor	
14	Los Angeles, CA 90071	
15	Telephone: 213-576-1000	
16	Facsimile: 213-576-1100	
17	Attorneys for Declaratory Judgment Defendants OURA HEALTH OY and OURARING INC.	
18		
19	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRI	ICT OF CALIFORNIA
20	SAN FRANCISCO DIVISION	
21	SANTRANCE	SCO DI VISION
22		
22	SAMSUNG ELECTRONICS CO., LTD. and	CASE NO. 3:24-cv-03245-AMO
23	SAMSUNG ELECTRONICS AMÉRICA, INC.,	Assigned to: Hon. Araceli Martinez-Olguin
24	Plaintiff,	ADMINISTRATIVE JOINT MOTION
25	VS.	FOR CLARIFICATION OF DEADLINE ISSUED IN ORDER GRANTING
26	OURA HEALTH OY and OURARING INC.,	DEFENDANTS' MOTION TO DISMISS
27	Defendants.	
28		J
		1 JOINT MOTION FOR CLARIFICATION
- 1	I .	

CASE NO. 3:24-cv-03245-AMO

Defendants Oura Health Oy and Ouraring, Inc. ("Oura") and Plaintiffs Samsung Electronics Co., Ltd. and Samsung Electronics America, Inc. ("Samsung") (collectively, the "Parties") by and through undersigned counsel, respectfully file this Administrative Motion requesting an order clarifying the issued April 10, 2025 deadline in the conclusion of the Order Granting Defendants' Motion to Dismiss (ECF 57) ("Order"), in the above-captioned proceeding. The Order concludes with "[b]y April 10, 2025, the parties **SHALL** file a joint case management statement, including a proposed case schedule with specific dates."

The Parties filed a Joint Case Management Statement earlier in the proceeding (ECF 52), and this Court issued an Order dismissing the proceeding with leave to amend on March 27, 2025 (ECF 57). Additionally, the Order requested that "[a]ny amended Complaint" be filed by April 25, 2025.

Considering the above, the Parties respectfully request that this Court issue an order clarifying the April 10, 2025 deadline by indicating whether the 1) deadline was inadvertently included in the Order and will be vacated; or 2) whether the deadline to file a joint case management statement should be a date certain after the filing of an amended Complaint.

We thank the Court for its time and look forward to hearing from the Court at its earliest convenience.

Respectfully submitted, Dated: April 8, 2025

o | <u>/s/ Janine A. Carlan</u>

/s/ Ryan Yagura

1	Janine A. Carlan (C.A. SB # 197613)	Ryan Yagura (CA SB # 197619)
2	janine.carlan@afslaw.com ARENTFOX SCHIFF LLP	ryagura@omm.com O'MELVENY & MYERS LLP
3	44 Montgomery St., 38th Floor	400 South Hope Street, 18th Floor
	San Francisco, CA 94104	Los Angeles, California 90071
4	Telephone: (415) 757-5500 Facsimile: (415) 757-5501	Telephone: (213) 430-6000
5	1 4000000000000000000000000000000000000	Marc Pensabene (NY SB # 2656361)
6	Jasjit S. Vidwan (D.C. SB # 252512)	mpensabe@omm.com
0	(admitted <i>pro hac vice</i>)	Joanne Bae (NY SB # 5921499)
7	jasjit.vidwan@afslaw.com	jbae@omm.com
	ARENTFOX SCHIFF LLP	O'MELVENY & MYERS LLP
8	1717 K St., NW Washington, D.C. 20006	1301 Avenue of the Americas, Suite 1700 New York, New York 10019
9	Telephone: (202) 857-6000	Telephone: (212) 326-2000
4.0	Facsimile: (202) 857-6395	Telephone. (212) 320 2000
10		Mark Liang (CA SB # 278487)
11	YURI MIKULKA (CA SB # 185926)	mlian@omm.com
	yuri.mikulka@alston.com	Bill Trac (CA SB # 281437)
12	MIKE J. NEWTON (CA SB # 156225)	btrac@omm.com
13	mike.newton@alston.com	Sorin Zaharia (CA SB # 312655)
	ALSTON & BIRD LLP 350 South Grand Avenue, 51st Floor	szaharia@omm.com O'MELVENY & MYERS LLP
14	Los Angeles, CA 90071	Two Embarcadero Center, 28th Floor
15	Telephone: 213-576-1000	San Francisco, California 94111-3823
13	Facsimile: 213-576-1100	Telephone: (415) 984-8700
16		<u>-</u>
17	Attorneys for Declaratory Judgment Defendants	
1,	OURA HEALTH OY and OURARING INC	ccole@omm.com O'MELVENY & MYERS LLP
18		2801 N. Harwood St., 17th Floor
19		Dallas, Texas 75201
1)		Telephone: (972) 360 1916
20		Automorphism Complete of Company
21		Attorneys for Plaintiff Samsung Electronics Co., Ltd. and Samsung Electronics America,
22		Inc.
23		
24		
25		
26		
27		
28		4

1	<u>ATTESTATION</u>	
2	I, Janine A. Carlan, am the ECF user whose identification and password are being used to	
3	file this Administrative Joint Motion for Clarification. In compliance with Civil L.R. 5-1(i)(3), I	
4		
5	hereby attest that all signatories to this document have concurred in this filing.	
6	DATED: April 8, 2025 /s/ Janine A. Carlan Janine A. Carlan (C.A. SB # 197613)	
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
20	5	